

JOINT DECLARATION FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names;

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled:

SELECTIVE CYCLOOXYGENASE-2 INHIBITOR PATCH

the specification of which

was filed on OCTOBER 10, 2003, as United States Application Serial No. 10/683,623

We hereby state that we have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

We hereby acknowledge the duty to disclose information which is material to patentability in accordance in CFR §1.56(a).

Prior Foreign Application(s)

We hereby claim foreign priority benefits under 35 U.S.C. §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application(s) for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Country	Application No.	Date of Filing (day month year)	Date of Issue (day month year)	Priority Claimed Under 35 U.S.C. §119
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Prior United States Provisional Application(s)

We hereby claim priority benefits under 35 U.S.C. §119(e)(1) of any U.S. provisional application listed below:

U.S. Provisional Application No.	Date of Filing (day month year)	Priority Claimed Under 35 U.S.C. §119(e)(1)
60/428,054	November 21, 2002	Yes

Prior United States Application(s)

We hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Serial No.	Date of Filing (Day, Month, Year)	Status — Patented, Pending, Abandoned

Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following attorneys and agents, their registration numbers being listed after their names:

BAUER, S. C.	42,307	KEANE, J. Timothy	27,808	SCHUH, Joseph R.	48,180
LAPPIN, Julie S.	46,612	MEYER, Scott J.	25,275	SLAVINSKY, C.W.	54,456
FEDDE, Kenton N.	54,701	POLSTER, Rachel A.	47,004	WARNER, James M.	45,199
FITZSIMMONS, P.K.	52,894	POLSTER, Philip B., II	43,864	WILLIAMS, Scott A.	39,876

All correspondence and telephone communications should be addressed to:

Customer Number: 26648

Patricia K. Fitzsimmons, Reg. No. 52,894

Tel: (314) 274-1490

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Full Name of First Inventor:	INOO	KATSUYUKI	
	Family Name	First Name	Middle Name
Residence: 336 Aza-Uematsu, I Itano-gun, Tokushi	•	e-cho,	Citizenship: Japan
Post Office Address: 336 Aza-Ue Itano-gun,	matsu, Kakihara, Fokushima, Japa	-	
Signature: Katsuyuki	Inoo	Date: <u>29 . 7.</u>	2004
Full Name of Second Inventor:	HATTORI Family Name	KEN-ICHI First Given Name	Second Given Name
Residence: 1-1 108 Sanbonma	-		
Post Office Address: 1-1 108 San	bonmatsu, Ochi-	cho, Okawa-gun, Kagaw	/a, Japan
Signature: <u>Kenichi Ha</u>	†tori	Date: <u>29. 7</u>	2054
Full Name of Third Inventor:	SHIMIZU Family Name		Second Given Name
Residence: 217-34 Hiketa, Hike	eta-cho, Okawa-g	un, Kagawa	Citizenship: Japan
Post Office Address: 217-34 Hike	ta, Hiketa-cho, O	kawa-gun, Kagawa	
Signature: Noriko Shiw	riza	Date:	, 2004